IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA NORTHERN DIVISION

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PATRICK J. CHAREST, #182262

PLAINTIFF,

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Vs.

URA P. HACKETT, CLA U.S. DISTRICT COU Case No: 07-CV-984-MHT

MIDDLE DISTRICT ALA

ALABAMA PARDON & PAROLES et. al.,,

DEFENDANTS.

PLAINTIFF CHAREST'S SECOND SET OF INTERROGATORIES AND REQUESTS FOR ADMISSIONS, FOR PRODUCTION OF DOCUMENTS TO DEFENDANTS UNDER FED.R.CIV.P.

COME NOW PATRICK J. CHAREST (hereinafter "CHAREST"), moves this Court to issue an ORDER to defendant's pursuant to Federal Rules of Civil Procedures, *Rules* 33, 34 and 36, pursuant to the applicability of *Rule* 26; whereas Charest is hereinafter requesting that Defendant Wynne, as disclosed during defendants "*Response To Motion To Compel*" (hereinafter the "amended member") -ANSWER fully and in writing, the following interrogatories and admissions, under oath, affirmation, in accordance with the definitions and instructions respectfully set forth below, and within thirty (30) days after service of these Interrogatories, Request for Admissions, and furthermore, for the defendants to provide full disclosure, along with said answers herein, thereinafter, copies thereof supporting evidentiary materials, as follows:

I. <u>DEFINITION AND INSTRUCTIONS:</u>

¶ 1. In responding to requests for Admissions, Interrogatories inclusive to the Production of Documents, defendants shall furnish not only such information, documents as available to them, either constructive or actual possession, also full disclosure of any, all evidentiary materials as known to, available to, or in custody of, or

control of, by any agent, employee, employer, representative, co-defendants, witness's as may have otherwise been taken into consideration before the Board by State statute as promulgated by Legislation, including but not limited to defendant's attorney and investigators, or those "notified by statute," to voice a[ny] objection to said parole consideration - unless documents, information, records, data, or transcripts from the December 2005 Parole Hearing are, or will be claimed hereinafter deemed, considered to be privileged from production or discovery, by law.

- ¶ 2. If defendant's consider any documents, information, data, records, transcripts, inter alia, falling within Charest's requests for Production of Documents, attached heretofore separately, as being privileged from DISCOVERY, Charest request's that, at this time or thereinafter, when defendants respond to the Request for Production, that the defendant's serve upon Charest, a written list of the documents so withheld from discovery; and identify each and every document by date, author or party, by name, address of each and every person, party or witness having copies of said same documents, information, data, records; inclusive to any transcripts of December 2005 hearing, then provide a legal basis for which the document is considered to be privileged from production, re-production, photo-copying by discovery, or, as an alternative to. allow this Court to "review such at an in camera hearing."
- ¶ 3. These Admissions and Interrogatories are prevalent to Charest's discovery requests, and are to remain as continuing and to be supplemented in accordance with Federal Rules of Civil Procedure, Rule 26(e). However, in the event that any information or documents come to defendant's attention, whether constructive or actual possession, custody or control of the defendant's, their attorney of record, or such other interested person's, parties, agency, employees, employers, subsequent to the filing of

defendant's response / answers hereto, which documents, records, or information are responsive to any and all Interrogatories or Request for Admissions, but which were not included in defendant's initial answers / responses thereto, said additional information, documents, data, records, videotapes, inter alia, shall be furnished to Charest, or in the interim thereinafter, any Court appointed stand-in counsel, as soon as possible or unless otherwise specified by this Court, or upon subsequent motion.

- ¶ 4. In responding to Charest's DISCOVERY requests, defendant's are to furnish documents, records, data, information, transcripts of said December 2005 hearing, memorandum, inter alia, utilized to consider, and then deny parole, whether constructive or actual possession of, as available to defendant's, their agents, employees, employers, co-defendants, witness's, or representatives, such as attorney of record, but not limited to thereof.
- With regard to Charest's Requests for Admissions and pursuant to Federal ¶ 5. Rules of Civil Procedure, Rule 36, defendant's shall specifically answer the matter or set forth in detail their reasons why answering / responding party, person, defendant's, codefendants or representatives cannot truthfully admit or deny the matter. A denial shall fairly meet the substance or the requested admission, and when good faith requires defendant's shall qualify an answer or deny only a part of the matter of which an admission is requested; defendant shall specify as much of it, as is true and qualify or deny the remainder. Defendants may not give lack of information or knowledge as a reason for failure to admit or deny unless defendant's state that they have made a lawful, and reasonable inquiry and that the information known or readily obtainable by the defendant's is insufficient to enable them to admit or deny. If defendant's consider that a matter of which an admission has been requested and presents a genuine issue of

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material fact, for trial, they may not, on that ground alone, object to the Charest's requests; defendant's may, subject to the provisions of Federal Rules of Civil Procedure, $Rule\ 3Z(c)$, deny the matter upon setting forth a lawful, legal reason why defendant's cannot admit or deny it.

¶ 6. As a courtesy, in answering / responding to any and all DISCOVERY requests herein, or thereinafter, defendant's are asked to please preface said answers / responses with: "Interrogatory or Request for Admission, Production, being Answered."

II. <u>DEFINITIONS</u>:

a.

- ¶ 7. When used in Charest's discovery requests and foregoing set of Interrogatories or discovery requests henceforth, the following definitions shall apply:
 - As used herein, the term "document" or "documents" means any writing, record or data in any form or medium, whether or not privileged, that is in the defendant's actual or constructive possession, custody, or control. As used herein, a document is deemed to be in the defendant's control if the defendant's have a right to obtain a copy of it, or view, review in a normal day-to-day operation. "Document" also includes the original of any document in whatever form or medium it may exist, and all copies of each such document bearing, on any sheet or side thereof, any marks (including, by way of non-limiting example, initials, stamped indicia, or any comment or notation of any character) not a part of the original test or any reproduced include, but not limited to, working papers,

intermediate, or preliminary, final drafts, grievances, correspondence, transcripts, analyzes, studies, reports, surveys, memoranda, charts, notes, records (of any sort) of meeting, messages, work assignments, internal communications, work sheets, graphic materials however reproduced, produced. diaries, telegrams, telexes. transmissions, electronic transmissions, reports of telephone or oral conversations, desk calendars, appointment books, audio or video tape recordings, photographs, films, microfilm. microfiche, computer tapes, disks, or printouts, press releases, newspaper, magazines and all other writings or recordings of any kind, copies thereof.

- b. "Relating to" means discussing, describing, referring to, reflecting on, containing, analyzing, studying, reporting on, commenting on, evidencing, constituting, setting forth, considering, recommending, concerning, relevant to, bearing on, or pertaining to, in whole or part.
- c. "All" means "any and all."
- d. "Any" means "any and all."
- e. "Each" means "any and all."
- f. "And" means "any and all."
- g. "Or" means "any and all."
- h. As used herein in reference to a natural person, the word "identify" shall mean to state the person's full name, address

and present or last known home, business address and their said association to defendant's.

- i. As used in reference to a business or other entity, the word "identify" shall mean to state the business or other entity's full name and present or last known address and their said association to defendant's.
- j. The word "review" includes the circumstances and events leading up to, and surrounding the violation(s) of Charest's December 2005 denial of parole by the Board, inclusive to each and every person, party, witness's, defendant's, co-defendants, employee, agent, or otherwise involved –giving rise to the challenged action before, during and after the usurpations, as documented in the Board's file, or per se utilized stemming from Charest's institutional file with the ADOC and; any and all other circumstances giving rise to this civil action.
- k. The word "specifically identify" as used with respect to each and every document herein, in addition to, as stated in ¶ 7(a) above, inter alia, remains understood to mean the following: 1) title; 2) date; 3) name and position of originator; 4) name and position of any and all defendant's, co-defendants, witness's and supervisor's; 5) names and positions of any and all person, party, agent, employee, employer, or representatives who received copies or any portions of the documents in question; 6) description of the document subject matter and

contents; 7) location of the documents, records, data, information, inclusive to recordings, stenographic notes, transcripts, *inter alia*, in question; 8) names and positions of the custodians of the above requested documents in their entirety, but not limited to.

- References to the singular shall be construed to include the plural, and references to the plural shall be construed to include the singular.
- m. All verbs shall be construed to include the tenses
- n. If any document or portion of any document covered by these requests is withheld from production, please furnish a list identifying each such document or portion, providing the following information with respect to each:
 - "1. the reason(s) for the withholding;
 - "2. the date of the document;
 - "3. identification by name, job title, and the last known business and home addresses of each person who wrote, drafted, assisted, participated, or otherwise aided in the production of the document;
 - "4. identification by name, job title and the last known business and home addresses of each person who received or has custody, control of the document or copies thereof;
 - "5. a brief description of the nature and subject matter of the document;

- "6. the length of the document;
- "7. a statement of the facts that constitute the basis for any claim of privilege, work product or other grounds of nondisclosure; and
- "8. the paragraph(s) of these requests to which the withheld document(s) is responsive."
- o. If any document responsive to a request was, but no longer is, in the defendant's possession, custody, control, declare whether such document is (a) missing or lost, (b) has, had been destroyed, (c) had, has been transferred to others, (d) had, has otherwise been disposed of. For each instance, please explain the circumstances surrounding such disposition, identify each person who authorized such disposition, indicate the dates, times, f such authorization and disposition, and identify the document and each person or entity that may have, had custody, or control of, over such document or any copy thereof.
- p. In the likelihood, that information responsive to a request appears on one or more pages of a multi-page document, produce the entire document.
- q. Individual responses on more than one page should be stapled or otherwise separately bound, and each page numbered consecutively.

III. INTERROGATORIES:

§ 1. State your full name, current address, and present position.

- § 2. Please *identify* by *document* each and every employer you have had in the last ten (10) years, unless you've worked for the Board as your current employer. With regard to each/every employer, state the foregoing: a) date of employment with the Board; b) the type of work performed; c) your discretionary functions, duties and responsibilities; d) why you left the last job, and accepted this present one. Also, forward –produce *by document* any, and all other similar Complaints whether pending before this Court or elsewhere along the similar vein of the allegations as-applied and challenged in this civil tortfeasor, additionally answer, respond and disclose the foregoing:
 - "a). Disclose any and all contacts *relating to* the following: "1) the Governor's Office, moreover Governor Riley, 2) the Attorney's Generals Office, moreover Tory King, 3) Vocal, moreover M. Shehane, there agents, employees, officers, whether direct, and / or indirectly as to each, every and any representative(s) primarily associated with, dealing, concerning the Board's *review -relating to* protesting paroles, specifically Charest, but not limited thereto, *identify by specific document*."
- § 3. Identify in detail, by document the statutory procedures utilized relating to 1st: "Charest's eligible for the initial parole calendar date -consideration, review," then 2nd: "how the Board by State statute arrived at their decision, and 3rd: whom was notified in accordance by State law."
- § 4. *Identify* by *document* the Board's policy, procedure, practice *relating to eligibility* and *consideration* as-applied to Charest in effect in 1995 for potential parole by State law in accord with Federal law mandates, additionally:

- "a). Then, produce and *Identify* by *document* the Board's policy, procedure, practice on both *eligibility* and *consideration* as-applied to inmates currently, after the Board's amendment to its 640-X-.02 and -.03 criteria, now described, defined as the Board's amendatory *Articles*."
- § 5. Identify by document the Board's review policy, practice or procedures, for notifying the victim: by State statute in accord with Federal Law mandates.
- § 6. Identify by document the person, party, employee, co-worker, or otherwise, that have access to, input to said potential parole consideration by State statute and whom were notified of Charest's 1) eligibility and 2) consideration for potential parole; specifically identify by document each and every person, party, employee, agent or otherwise relating to with how Charest's parole eligibility and subsequent consideration was allegedly assessed by the Board under State statute, in accord with Federal law mandates.
- § 7. Please *identify* by *document* what protocol, if any, by State statute relating to when inmate(s) come before the Board for either 1) eligibility and then 2) for consideration of potential parole review -how Federal rights are protected in accord with both State law.
- § 8. Please *identify* by *document* the Board's *review* policy, procedure-governing, relating to **denials** and upon such, what measures, if any, in existence, towards the Board's *review* policy, procedure or practice were / are utilized –relating to disclosing to the inmate in accord with due process under the Fourteenth Amendment the Board's reason(s) for a[ny] denial.

§ 9. Please *specifically identify* by *document* each and every person, party, witness's, co-defendants whom were instrumentally present *relating to* Charest's December 2005 hearing, *review* as to the three (3) specific claims alleged in the present §1983 action.

§ 10. Identify by document, specifically relating to said allegation(s) against you with your named codefendants —how the Board first arrived at, that Charest was eligible for potential parole consideration when given his Ten year set up, back in 1996, or shortly thereinafter; and thence, thereinafter, subsequently arbitrarily and capriciously denied parole consideration setting Charest off more than three years, inapposite to Board's guidelines 640-X-3-.03 (Scale for Parole Calendar Dates) in effect when Charest was granted first eligibility for the propensity of potential parole and subsequently considered for prospective parole.

- § 11. Identify by document each and every person, party, employee, co-defendants involved in the plenary review, investigation of Charest's "1) eligibility and 2) consideration of his prospect for parole, and the denial."
- § 12. Identify by document the person, party, agent, co-workers, whom appeared before the Board, relating to the day, date, time of the questioned actions, inactions and usurpation of State law; specifically identify by document a[ny] evidentiary documents, data, forms or testimony, such as the tape recording of said Board's 2005 consideration.

 § 13. Identify by document any person, party, agent, co-defendant, co-worker, victim or representatives, relating to the subject matter at hand; inclusive to such other similar incidents in nature, as regards to the Board's policy, practice or procedures governing

Alabama inmates as-applied to Charest similarly situated whom have been likewise been reviewed and considered for both "1) eligibility and 2) consideration and denied parole in the month of December 2005."

§ 14. Identify by document any person, party, agent, co-defendant, co-worker, victim or representatives, relating to the subject matter at hand; inclusive to such other similar incidents in nature, as regards to the Board's policy, practice or procedures governing Alabama inmates as-applied to Charest similarly situated whom have been likewise been reviewed and considered for both "1) eligibility and 2) consideration and denied parole in the month of December 2005."

- § 15. Please *identify* by *document* whether any other male, female -convicted and sentenced to imprisonment falling under the Board guidelines 640-X-2, 640-X-3, *inter alia*, similar to, and likened Charest's situation, degree, or nature of crime(s) which were likewise denied parole; but in fact **not** set off more than the three year mandate inapposite to Charest's set-off in the last quarter of 2005.
- § 16. Please *identify* by *document* whether legislative intent was followed in accord with §15-22-20(j), Code of Alabama, 1975, on 6 December 2005.
- § 17. Please *identify* by *document* whether legislative intent was followed in accord with §15-22-20(k), Code of Alabama, 1975, on 6 December 2005.
- § 18. Please *identify* by *document* whom the chairperson was on 6 December 2005 responsible for said hearing, and how you along with Mr. Don McGriff were assigned to hear Charest's *consideration* for discretionary parole.
- § 19. Please *identify* by *document* whether vel non-chairperson Williams was present during Charest's *consideration* on 6 December 2005.
- § 20. Explain why in the absence of Defendants Weatherly and Longshore, on 6 December 2005 that chairperson Williams did not attend, nor sign, "Exhibit-A, defined as Charest's public parole board denial."

- § 21. Disclose who, whom stated: "Charest had not changed over the years of incarceration," whom appeared before the two (2) panel members, that being you and Mr. D. McGriff.
- § 22. *Identify* by statutory definition, your understanding of subsections "j" and likewise subsection "k" of §15-22-20, Code of Alabama, 1975.
- § 23. Explain in detail, by providing specific references to Act# 2003-415 to-wit: §15-22-20(i) your understanding of legislations intent, pursuant to your responsibilities, then as a "special member."
- § 24. When were you appointed to said "special membership," state specifically the month, year from its inception, then to the month, year it ended.
- § 25. Explain in detail, whether vel non-employment was held by you, or Mr. Don McGriff elsewhere, as to holding (i) office (ii) to making -collecting a[ny] profit elsewhere, if denied, state under "Oath" the salary collected from the special parole board membership incumbency.

IV. REQUEST FOR ADMISSIONS:

The foregoing admissions, as requested hereinafter are presented and maintained for judicial scrutiny under the doctrine of both State law and "*Wilkinson*, and *Greenholtz*," progeny's, as follows:

§ 26. Admit or deny that Charest was given **after** sentencing his "initial parole consideration," day, date commonly known as, or called "a parole calendar date" by the Board's guidelines 640-X-2-.02, sections (1 -8) (Scheduling Cases for Parole Consideration); if denied then, list by document how the Board derived at Charest's potential, prospective parole consideration date, in accord with State law.

§ 27. Admit or deny that a "pre-parole personnel interview with Charest was conducted within the strictures of the Board's guidelines 640-X-2-.03 (Pre-Parole Inmate Interview) by the agent at Limestone Correctional Facility" (hereinafter "LCF") whereupon completion of such, if any, of said "written report" was then submitted to the Board for "proper findings and evaluation," prior to parole consideration, if admitted then specially identify by document said compliance; if denied then, list by document how the Board derived at Charest's potential, prospective parole consideration review and subsequent denial in accord with State law.

§ 28. Admit or deny that "members of the Board did conduct their individual study and review of Charest's case **prior to** the consideration docket date of December 2005," if admitted, provide by *specific document* the Board's file review worksheet or as a juridical alternative -a suitable copy thereof to the Federal magistrate for an in camera review, for appropriate consideration of the Board's legislative adherence to State law mandates, in that, the Board reviewed Charest's case as mandated by the Board's guidelines 640-X-2-.05 (Preliminary Review of Docket Cases) in effect at the time of his conviction / sentence in 1995; if denied then, list by *document* how the Board derived at Charest's potential, prospective parole consideration docket date, and subsequent denial in accord with State law, that the Board in fact provided Charest with Federal due process protections for "fair consideration," absent arbitrary and capricious reasons within.

§ 29. Admit or deny that Charest's parole consideration "Notices" as required by 640-X-2-.06 (Notices of Pending Parole Consideration) were in fact sent in accord with State Act No# 83-750 (1983 session) of Alabama Legislature, or certain other amendatory actions thereinafter, if denied then, list by *specific document* how the Board derived at

Charest's potential, prospective parole consideration *review*, and subsequent **denial** in accord with State law, that the Board in fact provided Charest with Federal due process protections for "fair consideration," absent arbitrary and capricious reasons within.

- § 22. Admit or deny that Charest had a "Protest, either: '1) in person or in 2) writing stating a[ny] reason(s) relating to parole," within the Board's 640-X-2-.07 (Protests) guidelines, and if admitted, is it in the Board's files and was it considered when the Board took action in December 2005, for Charest current denial.
- § 30. Admit or deny that the Board, or its agents conducted an individual study, review of Charest's case **prior to** his parole consideration, if admitted, specifically identify, and produce the prepared file review worksheet (PBF-118, rev. 4-86) document as-applied to Charest, in accord with the 640-X-3-.02 (Parole Review Worksheet) in effect at the time Charest was convicted / sentenced in 1996, and identify by production of said document the field parole officer responsible for assembling, disseminating said information, data for Charest's 2005 parole review.
- § 31. Admit or deny that "a representative from the Attorney General's Office appeared before the Board on behalf of the State," or per se the victim —or both, *relating to* the December of 2005 *review* and spoke against Charest's consideration for parole, if admitted was said office, officers, agents, employees appearance before the Board upon a[ny] "Notification, Request," by either this Board, or State law, *specially identify* by *document*.
- § 32. Admit or deny that "a representative from the Governor's Office appeared before the Board on behalf of the State," or per se the victim –or both, *relating to* the December of 2005 *review* and spoke against Charest's consideration for parole, if admitted was said

office, officers, agents, employees appearance before the Board upon a[ny] "Notification, Request," by either this Board, or State law, *specially identify* by *document*.

- § 33. Admit or deny that "Mrs. Shehane a representative from VOCAL, appeared before the Board on behalf of the victim," *relating to* the December of 2005 *review* and spoke against Charest's consideration for parole, if admitted was said office, officer's, agents, employees appearance before the Board upon a[ny] "Notification, Request," by either this Board, or State law, *specially identify* by *document*.
- § 34. Admit or deny that "Mrs. Maria LeBreton appeared before the Board on behalf of: '1) victim, 2) State, or 3) Vocal, or 4) otherwise," relating to the December of 2005 review and spoke against Charest's consideration for parole, if admitted was said appearance before the Board upon a[ny] "Notification, Request," by either this Board, or State law, specially identify by document.
- § 35. Admit or deny that Charest was granted prospective *consideration* for potential parole by the Board after his conviction in 1995 as promulgated by 640-X-2-.02 for the year of 2005, or before, if **denied**, then state the day, month and year set as promulgated by State law, or the Board's 640-X-3-.03 guidelines, *specially identify* by *document*.
- § 36. Admit or deny that the Board, or its authorized agent, employee afforded the victim the form to either: "1) request a thirty (30) day Notification or 2) a waiver of Notification," before the Board considered Charest's 2005 parole review in accord with 640-X-3-.05 strictures (Victim's Request or Waiver of Notice):
 - "(a) If admitted, then produce by production of *document* the form utilized by the Board, protecting Charest's fundamental rights; and, under the victim's notification act, that the Board's actions were in fact fair, proper in accord with State law.

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Admit or deny on the day, date, and time of Charest's hearing in December 2005 § 37. that the Board had, either: "1) invoked, 2) requested or 3) allowed for additional comments, protests from either: '1) Vocal, or 2) Mrs. LeBreton," if admitted state with certainty whom, and the nature of the protest, relating to review -and specify by document in accord with State law.

§ 38. Admit or deny that the Board's actions governed by State law under 640-X-3-.06 (Action by Board) relating to review were properly, fairly considered, if admitted -then produce by document the Board's form (CO FORM 501 Rev. 6/82) in accord with State

law.

Done so this $\frac{1}{1}$ day of $\frac{1}{1}$, 2008.

Respectfully Sulmitted

pro per #182262 TONE 2877 NICK DAVIS ROAD

HARVEST, **ALABAMA**

CERTIFICATE OF SERVICE

I HEREBY CERTIFY, that I have served a true and correct copy of the First Set of Interrogatories, Request for Admissions, upon said defendant's, placing said same in the United States Mail, properly addressed, postage prepaid by means of Certified Mail, Receipt Requested¹, upon delivery, service to invoke the time certain for answering, as follows:

Defendants Williams (Wynn), Weatherly, Longshore et. al.,
 C/O Chief Counsel Honorable Hugh Davis
 Attorney for Alabama Pardon & Paroles
 301 South Ripley Street
 Post Office Box #302405

Montgomery, Alabama 36130

Done so this ______ day of _

2008

Respectfully Submitted

ATRICK J. CHAREST Acting in pro per #182262

Charest asserts that the Certification Card Number hereinafter ascribed #7007-0220-0000-1049-1250 applicable to the Interrogatories & Request For Admission, has likewise been properly placed into the Department of Corrections mail service, on the above cited date, and also he is utilizing the United States Postal Service tracking, monitoring and receiving system, to assure time sequences for defendant's Answer, Reply in accordance with DISCOVERY requests, pursuant to Federal Rules of Civil Procedures, Rules 26, 33, 34 and 36.

Case 2:07-cv-00984-MHT-SRW Document 95 Filed 07/09/2008 Page 19 of 19 PATRICE I CHARLET \$192262 Linestre C.E. I-Dam 28779 Nick Davis Road NANVEST, Alabama 35749-7009 For the Milde District Horable D. Wackst, Clark Post OFFILE Zim 7/1 36130-0711 AND THE PROPERTY OF THE PROPER